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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/172,553	10/14/1998	JAMES E. GREEN	2914.IUS	9441
7590 06/02/2004 JOSEPH A WALKOWSKI TRASK BRITT & ROSSA PO BOX 2550			EXAMINER DIAZ, JOSE R	
			ART UNIT	PAPER NUMBER
SALT LAKE (CITY, UT 84110	*.	. 2815	
			DATE MAILED: 06/02/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

Application N . 09/172,553	Applicant(s)	
J 09/172 553	1	
	GREEN ET AL.	
Office Action Summary Examiner	Art Unit	
José R Díaz	2815	
The MAILING DATE of this communication appears on the cover sheet with Period for Reply	th the correspondence add	ress
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MC THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reparter SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONT. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABA Any reply received by the Office later than three months after the mailing date of this communication, even if tire earned patent term adjustment. See 37 CFR 1.704(b).	ply be timely filed (30) days will be considered timely. THS from the mailing date of this con	nmunication.
Status		± 1
1) Responsive to communication(s) filed on 23 February 2004.		
2a) ☐ This action is FINAL 2b) ☐ This action is non-final.		
3) Since this application is in condition for allowance except for formal matte	ers, prosecution as to the i	merits is
closed in accordance with the practice under Ex parte Quayle, 1935 C.D.		1101115 15
	(
Disposition of Claims	en de la companya de La companya de la co	
4)⊠ Claim(s) <u>31-35 and 37-45</u> is/are pending in the application.		
4a) Of the above claim(s) is/are withdrawn from consideration.		
5) Claim(s) is/are allowed.		• .
6)⊠ Claim(s) <u>31-35, 37-45</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or election requirement.		
Application Papers		
9)☐ The specification is objected to by the Examiner.		en e
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by	v the Evaminer	
Applicant may not request that any objection to the drawing(s) be held in abeyance		
Replacement drawing sheet(s) including the correction is required if the drawing(s		4 404(4)
11) The oath or declaration is objected to by the Examiner. Note the attached	Office Action or form DTC	: 1.121(a). : 152
	Office Action of form Fire	-132.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 1 a) All b) Some * c) None of:	119(a)-(d) or (f).	* · · · ·
1. Certified copies of the priority documents have been received.		
	alianti At-	4
— Provide that a book too live a minimum		
3. Copies of the certified copies of the priority documents have been reapplication from the International Bureau (PCT Rule 17.2(a)).	eceived in this National St	age
* See the attached detailed Office action for a list of the certified copies not re	agaired.	
the district dotained entire action for a list of the certified copies not re	sceived.	
Hachmonttol		
ttachment(s)	•	
) ☐ Notice of References Cited (PTO-892) → Notice of Draftsperson's Patent Drawing Review (PTO-948) → Paper No(s)/N	mmary (PTO-413) Mail Date	•
	ormal Patent Application (PTO-1	52)
Paper No(s)/Mail Date 6) Other:		•

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 37-41 and 44-45 are still rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventors, at the time the application was filed, had possession of the claimed invention. The claimed limitation structure comprising a HSG polysilicon layer on the storage poly and a dielectric material are not supported by Applicant's Specification.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

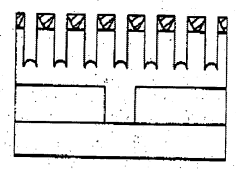
(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 31-35 and 37-45 are rejected under 35 U.S.C. 102(b) as being anticipated by Jun et al. (US Patent No. 5,256,587).

Regarding claims 31-32, 35 and 43, Jun et al. teaches an intermediate semiconductor capacitor structure (see figure 4c) comprising: a storage poly structure (13) comprising a plurality of contiguous mesas (consider the fingers or columns that include mask 15 and HSG 14 in fig 4c) with recess formed therein (consider the space between the fingers or columns in fig. 4c); a contiguous hemispherical-grain polysilicon (14) over said storage poly structure (13) (see fig. 4c) and a mask (15) over said hemispherical-grain polysilicon layer (14), said recesses (consider the space between the fingers or columns) being exposed through said contiguous hemispherical-grain polysilicon (14) and said mask (15) (see figure 4c).

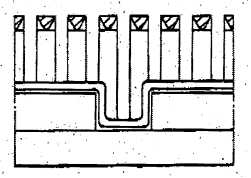
With regards to the terms "contiguous mesas" or "contiguous webs", please refer to figures 4c and 6c, below. Please note that figure 4c shows shallow recesses that do not disturb the continuity of the storage poly structure 13. Thus, figure 4c shows storage poly fingers connected throughout in an unbroken sequence.

F 1 G .4c



By the contrary, figure 6C shows deep recesses that disturb the continuity of the fingers. Thus, in this case figure 6c does not show contiguous fingers. Therefore, the terms "contiguous mesas" or "contiguous webs" in view of Jun et al. will be define according to figure 4c, in which shallow recesses are provided without disturbing the continuity of the storage poly.

F I G.6c



Regarding claims 33-34, 37 and 44-45, Jun et al. teaches an intermediate semiconductor capacitor structure (see fig. 4d) comprising: a storage poly structure (13) (see fig. 4d); a plurality of low contiguous elevation regions of a

hemispherical-grain polysilicon (14) on said storage poly structure (13) (see fig. 4d); recesses (consider the spaces between fingers or columns that are filled with layers 16 and 17) formed in said storage poly structure and located laterally between said low elevation regions of said hemispherical-grain polysilicon layer (14) (see fig. 4d); and a dielectric material (16) at least lining the recesses (see figure 4c).

Regarding claim 38, Jun et al. teaches an intermediate semiconductor capacitor structure (see figure 4d) comprising: a storage poly structure (13) (see fig. 4d); low elevation regions of a hemispherical-grain polysilicon (14) on said storage poly structure (13) (see fig. 4d); recesses (consider the spaces between fingers or columns that are filled with layers 16 and 17) formed in said storage poly structure (13) and located laterally between said low elevation regions of said hemispherical-grain polysilicon layer (14) (see figure 4d); and a dielectric material (16) substantially coating an upper surface of said storage poly structure (see top surface of the fingers or columns on which 14 is provided) (see fig. 4d) and lining each of said plurality of recesses (see figure 4d).

Regarding claim 39, Jun et al. teaches a cell poly structure (17) over the dielectric layer (16) (see figure 4d).

Regarding claim 40, Jun et al. teaches a web-like structure (consider the fingers or columns that include HSG 14 in fig 4c) comprising a plurality of contiguous top surfaces (please note that each finger or column includes at least two contiguous HSG triangles 14) (see fig. 4d).

Regarding claim 41, Jun et al. teaches that the recesses (consider the spaces between fingers or columns that are filled with layers 16 and 17) extend into said poly structure (13) (see fig. 4d).

Regarding claim 42, Jun et al. teaches an intermediate semiconductor capacitor structure (see fig. 4b) comprising: a storage poly structure (13) (see figure 4b); a substantially confluent HSG polysilicon layer (14) on said storage poly structure (13) (see figure 4b); and a mask (15) over said substantially confluent HSG polysilicon layer (14) (see figure 4b), elevated portions (top portion of the triangle) of said HSG polysilicon layer (14) being exposed through said mask (15) (see fig. 4b).

Response to Arguments

Regarding claims 31-34, Applicant's arguments have been considered but are most in view of the new grounds of rejection.

Regarding claims 35, 37-45, Applicant's arguments filed February 23, 2004 have been fully considered but they are not persuasive.

35 U.S.C. 112, first paragraph

The specification does not disclose that a portion of the HSG polysilicon. layer may remain covered by the mask such that some of the HSG layer will necessarily remain after the etch stop. Applicant has not provided any evidence that the disclosed process always necessarily results in some HSG remaining.

Applicant is reminded that a showing of obviousness --as opposed to inherency--does not overcome a 112-first paragraph new-matter rejection.

35 U.S.C. 102(b)

Applicant argues that Jun does not anticipate the claimed invention since the HSG particles "appear to be quite separated from each other." (page 13 of Applicant's remarks). However, it seems that applicant has overlooked the express teaching disclosed in figure 4d of Jun in which "contiguous" HSG particles (14) are shown. As such, Jun anticipates the claimed limitation.

In addition, applicant also argues that Jun does not teach "a plurality of contiguous mesas" or "HSG having a web-like appearance." However, the examiner disagrees. On page 8 of Applicant's remarks, Applicant defined the terms "mesas" and "webs" as top surfaces of the storage poly. Based on such definition, Figure 22 (see below) shows, for example, top surfaces 1-9. It is noted that none of such "top surfaces" are contiguous as applicant argued. For instance, the "top surfaces" 1-8 are spaced apart from the main top surface 9.

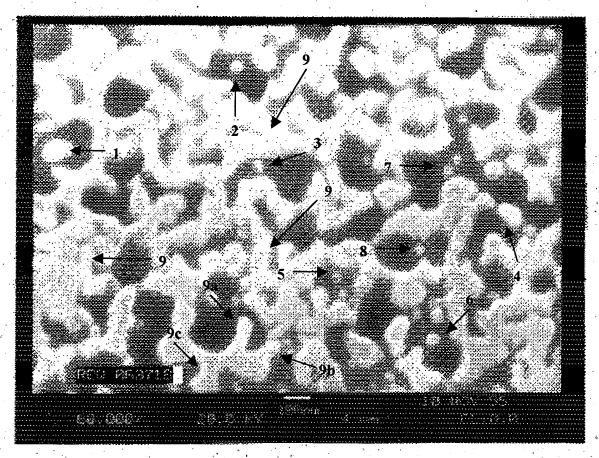


Fig. 22

Thus, the only two reasonable interpretations for the terms "contiguous mesas" and "contiguous webs" are:

First Interpretation

A mesa or web defined as a mere <u>portion</u> or <u>region</u> of a top surface. For example, the mesas or webs (fingers 9a-9c in figure 22, above) are "contiguous" because they share the same top surface (9).

Second Interpretation

The mesas or webs are contiguous by sharing the same base. For example, top surfaces A1 and A2 share base (B1); and A2 and A3 share base (B2), which is adjacent to base (B1) (see fig 9, below).

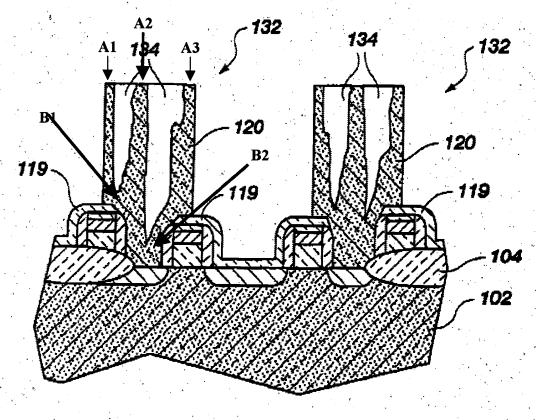


Fig. 9

Therefore, based on these interpretations it is believe that the reference Jun et al. anticipate the claimed invention. As such, the rejection under 35 U.S.C. 102(b) is considered to be proper.

Application/Control Number: 09/172,553

Art Unit: 2815

Corresp ndenc

Any inquiry concerning this communication or earlier communications from

the examiner should be directed to José R Díaz whose telephone number is

(571) 272-1727. The examiner can normally be reached on 9:00-5:00 Monday

through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the

examiner's supervisor, Tom Thomas can be reached on (571) 272-1664. The

fax phone number for the organization where this application or proceeding is

assigned is 703-872-9306.

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